IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA CIVIL ACTION NO. 1:23-CV-270

MACKENZIE ELAINE BROWN

Plaintiffs,

v.

HENDERSON COUNTY SHERIFF'S OFFICE, et al.

Defendants.

EXHIBIT 4 JUDGMENT AND COMMITMENT

STATE OF NORTH CAROLINA	File No. 21	OR 538	59	
NOTE: [Use AOC-CR-301 for sentences under G.S. 130A-25(b), Use AOC-CR-342 for DWI offense(s).]	In The	General Court Of		ion
Name Of Defendant Mackenzie Elaine Brown	ENT AND COMM ACTIVE P (STRUCTURE or Convictions O	ITMENT - MISDE UNISHMENT D SENTENCING) Or After Oct. 1, 2 G.S. 15 Appointed	MEANC	OR 1340.20
The defendant was found guilty/responsible, pursuant to plea (pursuant to Alford) (of no contest)	trial by judge tria	l by jury, o	ıf
File No.(s) Off. Offense Description	Offense Date	G.S. No.	CL.	*Pun.CL.
21CR 53859 OI (M) Injury To Personal Property	10(1 21	14-160		1
*NOTE: Enter punishment class if different from underlying offense class (punishment class represents a st				
The Court has determined, pursuant to G.S. 15A-1340.20, the number of prior convictions to be	<u> </u>	vel: 🔲 I (0) 🔀 II (1-4) 🔲 I	11 (5+)
 ☐ (offenses committed on or after Dec. 1, 2017) criminal gang activity. G.S. 14-50.25. ☐ 8. The Court did not grant a conditional discharge under G.S. 90-96(a) because (check all it ☐ (offenses committed on or after Dec. 1, 2013, only) the Court finds, with the agreement of t for a conditional discharge for factors related to the offense. ☐ 9. The Court finds that this was an offense involving child abuse or an offense involving as committed against a minor. G.S. 15A-1382.1(a1). ☐ 10. The Court finds that the defendant refused to consent to conditional discharge under G. 	esence of a minor) exception) 4-208.6 and therefor al abuse of a minor. er action by the Court.) efined in G.S. 50B-1 mitted Dec. 1, 2008 - N hat apply)	e makes the additional (a), and the defendant ov. 30, 2017) criminal streament refused to corthat the offender is ina cts as defined in G.S. 5	findings a had a pers reet gang a nsent. ppropriate 50B-1(a)	sonal activity
The Court, having considered evidence, arguments of counsel and statement of defendant, Ord			ne, be	
consolidated for judgment and the defendant be imprisoned for a term of	ays in the custody of a security of a securi			······································
The defendant shall be given credit for days spent in confinement prior to the			se charge	(s).
The sentence imposed above shall begin at the expiration of all sentences which the defend				***************************************
The sentence imposed above shall begin at the expiration of the sentence imposed in the case File No. Offense County	se referenced below:		Date	***************************************
Material opposite unmarked squares is to be disregard (Over) AOC-CR-602, Rev. 12/17 © 2017 Administrative Office of the Courts	ed as surplusage.			

osts	Fine	o the Clerk of Superior (Attorney's Fees	SBM Fee	Appt Fee/Misc	Total Amount Due
193	\$	\$	\$	\$	\$	
See attached	"Restitution Works	sheet, Notice And Order	(Initial Sentencing)," A	OC-CR-611, which is	incorporated by refer	rence.
2. The Co	ourt finds that restit	ution was recommended to waive costs, as orde	d as part of the defenda	ant's plea arrangemer	it.	
3. The Co	ourt finds just causi ourt finds that the d	efendant Dis Di	is not—suitable for pla	cement in a county sa	atellite lail/work releas	se unit. G.S. 15A-1352(a).
		nsent of the defendant.			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	or distriction for foot (d).
		essing, defendant shall	be committed to: [check	((1) or (2)]		
	1)		(prison facil	ity/local confinement i	facility/satellite jail/wo	rk release unit within this c
pre-series						
***************************************	The Sheriff or Bo	pard of County Commiss	sioners has consented	to commitment to the	facility named in No.	(2). G.S. 15A-1352(d).
b. The	defendant's work r	elease shall terminate o	n the date the offender	loses his/her job or v	iolates a condition of	work release.
		shall be paid to the Cler Justice of the amounts			out above after deduc	ction by the Division of Adu
6. Other:	ection and Juvernic	s Justice of the amounts	anowed dider G.S. 14	10-30. I(I).		
				164,		
			*			
he Court rec	ommends:					
****	************	nt. 2. Psychiatric a	and/or psychological co	ounseling. 3. Wo	ork release 🔲 shou	uld should not be g
			e, of the "Total Amount	Due" set out above.	but the Court do	es not recommend restit
	from work release			 		
he Court furt	ther recommends	:				
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		Di Caranta da Caranta				2
	***	ORDER	R OF COMMITMEN	NT/APPEAL ENT	RIES	
it is ORDE	RED that the Cleri					alified officer and that the o
cause the	defendant to be de	k deliver <u>two</u> certified co elivered with these copie	pples of this Judgment a	and Commitment to the	ne sheriff or other qua	alified officer and that the or sentence imposed or until
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